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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|----------------------|----------------------|---------------------|------------------|
| 10/722,804 | 11/26/2003 | Joseph Patino | CE12081JEM | 8199 |
| Larry G. Brow | 7590 04/18/2007 n | EXAMINER | | |
| Motorola, Inc. | | FANTU, YALKEW | | |
| Law Departme 8000 West Sun | nt rise Boulevard | ART UNIT | PAPER NUMBER | |
| Fort Lauderdal | | 2838 | | |
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| SHORTENED STATUTORY PERIOD OF RESPONSE | | MAIL DATE | DELIVER | Y MODE |
| 3 MONTHS | | 04/18/2007 | PAF | ER |

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

| | | App | lication No. | Applicant(s) | | | | |
|--|--|--|--|--|-------------|--|--|--|
| Office Action Summary | | | 722,804 | PATINO ET AL. | | | | |
| | | Exa | miner | Art Unit | | | | |
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| Period fo | The MAILING DATE of this commu or Reply | nication appears (| on the cover sheet wi | th the correspondence ac | idress | | | |
| WHIC - Exte after - If NC - Failu Any | ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE Masions of time may be available under the provision SIX (6) MONTHS from the mailing date of this comperiod for reply is specified above, the maximum set or reply within the set or extended period for reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b). | MAILING DATE C s of 37 CFR 1.136(a). In munication. tatutory period will apply y will, by statute, cause | OF THIS COMMUNIC in no event, however, may a re or and will expire SIX (6) MON the application to become AB | CATION. eply be timely filed THS from the mailing date of this of the control o | , | | | |
| Status | | | | | | | | |
| 1)⊠ | Responsive to communication(s) file | ed on <i>08 Januar</i> ı | v 2007. | | | | | |
| | | 2b)⊠ This actio | | | | | | |
| 3) | ers, prosecution as to the | e merits is | | | | | | |
| -, | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | | |
| Dispositi | on of Claims | | | | | | | |
| 4)🖂 | Claim(s) 1-15 is/are pending in the | application. | | | | | | |
| - | 4a) Of the above claim(s) is/a | | m consideration. | | • | | | |
| | Claim(s) is/are allowed. | | | | | | | |
| • | ⊠ Claim(s) <u>1-15</u> is/are rejected. | | | | | | | |
| 7) | | | | | | | | |
| 8) | Claim(s) are subject to restri | ction and/or elec | tion requirement. | | | | | |
| Applicati | on Papers | | | | | | | |
| | The specification is objected to by the | ne Evaminer | | | | | | |
| • - | The drawing(s) filed on <u>15 May 200</u> 0 | | cented or h\\ ohiec | ted to by the Evaminer | | | | |
| 10)63 | Applicant may not request that any obje | | • | • | | | | |
| • | Replacement drawing sheet(s) including | | | | FR 1 121(d) | | | |
| 11) | The oath or declaration is objected t | - | | • | | | | |
| Priority ι | ınder 35 U.S.C. § 119 | | | | | | | |
| | Acknowledgment is made of a claim ☐ All b)☐ Some * c)☐ None of: | for foreign priori | ty under 35 U.S.C. § | 119(a)-(d) or (f). | | | | |
| | 1. Certified copies of the priority documents have been received. | | | | | | | |
| | 2. Certified copies of the priority documents have been received in Application No | | | | | | | |
| | 3. Copies of the certified copies | of the priority do | cuments have been | received in this National | l Stage | | | |
| | application from the Internation | onal Bureau (PC | T Rule 17.2(a)). | | | | | |
| * 5 | See the attached detailed Office action | on for a list of the | certified copies not | received. | e . | | | |
| | | | | | | | | |
| Attachmen | t(s) | | | | | | | |
| | e of References Cited (PTO-892) | 4.77 | 4) Interview S | Summary (PTO-413) | | | | |
| 2) Notic | e of Draftsperson's Patent Drawing Review (| | Paper No(s | s)/Mail Date | | | | |
| | mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date | | 5) Notice of Ir | nformal Patent Application | | | | |
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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-12 and 14-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Brown et al (US 4,061,956).

With respect to claim 1, Brown et al. (hereinafter Brown) discloses a method of charging a battery (fig. 1), comprising the steps of receiving an input power supply signal (fig. 1, 252) that is used to charge a battery 32; monitoring a voltage level 66 of the input power supply signal 252 to determine when the input power supply signal reaches first and second predetermined thresholds (col. 8, lines 61-64; threshold value of 25 and 28.5); and in response to said monitoring step, selectively controlling a charging switch 12 and 44 that controls the flow of the input power supply signal 252 to the battery 32, wherein said controlling step 42 and 44 comprises activating the switch 12 when the voltage level of the input power supply signal 66 reaches the first predetermined threshold, (which is 25 volts, in this case see col. 8, lines 63) and deactivating the switch when the voltage level of the input power supply signal reaches the second predetermined threshold (disable when the voltage exceeds 29 volts see col. 8, lines 62-65).

Alternatively:

Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Oglesbee et al (US 6,100,664).

With respect to claim 1, Oglesbee et al. (hereinafter Oglesbee) discloses a method of charging a battery (fig. 1), comprising the steps of receiving an input power supply signal (fig. 1, 20) that is used to charge a battery 30; monitoring a voltage level 120 of the input power supply signal 20(101) to determine when the input power supply signal reaches first and second predetermined thresholds (fig. 3, 225 and 240col. 8, lines 61-64; threshold value of 25 and 28.5); and in response to said monitoring step, selectively controlling a charging switch 130 and (microprocessor 110) that controls the flow of the input power supply signal (101 and 102) to the battery 30, wherein said controlling step (fig. 3,) comprises activating the switch (fig. 3, 215) when the voltage level of the input power supply signal reaches the first predetermined threshold (fig. 3, 240 and 215), and deactivating the switch when the voltage level of the input power supply signal reaches the second predetermined threshold (fig. 3, 225 and 230) (see also col. 2, lines 60-65).

With respect to claim 2, Brown further discloses a capacitor (contained in the boost circuit fig. 1, 14); (the capacitor, as claimed, does not maintain voltage of the input power), the voltage level of the input power supply signal (see fig. 1, voltage sensor 66) to indicate that the electronic device is being charged.

With respect to claim 4, Brown discloses synchronizing with said controlling of the charging switch (fig. 1, 12) the control of the second switch (fig. 1, 44) that regulates current flow to a backlighting circuit (84) such that the second switch to the backlighting

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circuit is activated when the charging switch is activated and deactivated when the charging switch is deactivated (activate and deactivate when the switch is on and off).

Regarding claim 8, Brown discloses receiving an input power supply signal (fig. 1, 18 and 80) in an electronic device having a capacitor (fig. 1, 14) with a value high enough to maintain a voltage level of the input power supply signal (col. 8, lines 54-55) to indicate that the electronic device is being charged to prevent disabling of a charging sequence for the battery 32, monitoring the voltage level of the input power supply signal to determine when the voltage level of the input power supply signal reaches first and second predetermined thresholds (col. 8, lines 55-64); (selectively controlling a charging switch (fig.1, 44) that controls the flow of the input power supply signal to the battery 32, wherein said controlling step comprises activating the switch when the voltage level of the input power supply signal reaches the first predetermined threshold and deactivating the switch when the voltage level of the input power supply signal reaches the second predetermined threshold (col. 8, lines 62-64).

With respect to claim 9, Brown et al discloses the claimed charging system (Fig. 1) for charging a battery (Fig. 1 number 26) comprising an input for receiving an input power (Fig. 1 number 10), a charging switch (Fig. 1 number 12 and 44) and a controller (Fig. 1 'Control Circuit I' and Col 3 line 7). Control charging switch (Fig. 1 number 44) activate charging switch (Fig. 1 number 12) when input power (Fig. 1 number 16) reaches predetermined threshold. The voltage control circuit of Fig. 1 number 40 receives the voltage signals, which reflects state of charge of the battery. (Col.3 line 65-68 and 4, line 1-5) it is well known to those skilled in the art that the state of charge of a

battery indicates the threshold voltage difference for activating and deactivating the charging switches.

With respect to claim 10, Brown discloses, further, comprising a capacitor (that maintains a voltage level (fig. 1, 66) of the input power supply signal (fig. 1, 66) that said controller monitors to determine that said battery is being charged (col. 4, lines 5-10)

With respect to claim 11, Brown discloses a circuit (fig. 1, control circuit I) and a second switch (fig. 1, 44) that regulates current to flow to said circuit, said controller is further programmed (col. 3, lines 57-63) to synchronizing with controlling of the charging switch (fig. 1, 12) the control of the second switch (fig. 1, 44) that regulates current flow to a backlighting circuit (84) such that the second switch to the backlighting circuit is activated when the charging switch is activated and deactivated when the charging switch is deactivated (activate and deactivate when the switch is on and off).

With respect to claim 12, Brown discloses backlighting circuit (Fig. 1. Number 84 and Col.8 line 65 to Col. 9 line 40)

With respect to claim 14 rectifier (Fig. 1 number 14), boost circuit includes a rectifier.

With respect to claim 15, Brown discloses the magnitude of the predetermined threshold (Col. 8, lines 54-64).

Regarding method claims 3, 5-7 the method steps are met by the operation of Brown et al. as applied to claims 1, 2, 4, 8-12, 14 and 15.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al (US 4061956) in view of Patino et al.(US 6972542).

With respect to claim 13, Brown et al. teaches the invention set forth above and further teaches battery charging system (Fig. 1). Brown lacks the wireless charging system. Patino et al teaches that it is well known to use a wireless battery to the charging system. It would have been obvious to one ordinary skill in the art at the time the invention was made to modify the charging system of Brown et al with that of Patino et al for the purpose of having a charging system with wireless capability for easy and portable use.

Response to Argument

Applicant's arguments filed on 01/08/2007 have been considered but are moot in view of the new ground(s) of rejection.

Applicant argues that the reference does not disclose "... to activate the charging switch when voltage increases to a predetermined threshold and deactivating the control switch when voltage increases to a predetermined threshold". Oglesbee discloses activating and deactivating of control switch at the predetermined threshold

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levels as depicted in fig. 3 illustration. The microprocessor 110 determines and activates

or deactivates by monitoring the input voltage see also col. 5, lines 64-66).

Brown et al, also, discloses an input charging signal (18 and 80 of fig. 1) is

monitored (voltage sensor 66) and the controller (fig. 1, 44) activating or deactivating

switch settings based on the voltage level of the input signal (see additional note on col.

8, lines 54-60).

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Yalkew Fantu whose telephone number is 571-272-

8928. The examiner can normally be reached on M - F: 7- 4.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Karl D. Eastom can be reached on 571-272-1989. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

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system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

KARL EASTHOM
SUPERVISORY PATENT EXAMINER

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